



## Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact [support@jstor.org](mailto:support@jstor.org).

**BOOK REVIEW.**

---

**An Outline of the Equity Pleading and Practice**—With Forms and The Federal Equity Rules, Prepared for the Use of Students of the Law School of the University of Virginia. By William Minor Lile, LL.D. Professor of Law. Second Edition. University of Virginia. George W. Oliver. Anderson Bros., 1922.

We welcome this second edition of Professor Lile's valuable little book for the simple reason that we have used the other so much in our practice that it begins to look a little bit shabby; but apart from the question of exterior appearance, this second edition is rendered of greater value not only because there has been a substantial revision of the original text and a new chapter on Jurisdiction, but because of a hundred or more new sections added. The decisions of the Supreme Court of Appeals up to date and the material amendments to the Equity Practice introduced by the recent code revision have been incorporated in this new book and the citations to the Code are now made to the new Code of 1919. While Professor Lile modestly says that the work is meant primarily as a horn book for undergraduate students and inexperienced practitioners we believe that it is of even more value to the younger lawyers. It is just such a book as every practitioner needs with which to start an equity suit, and no matter how much experience he has had he will find an examination of this work will aid him even more than many of the larger and more elaborate volumes.